Attorney Docket: 98-1057

DECLARATION

As a below named inventor. I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment(s) referred to above. I acknowledge the duty to disclose information which is material to the patentability of this application in accordance with Title 37, Code of Federal Regulations, § 1.56 printed on the reverse side of this Declaration. I hereby claim foreign priority benefits under Title 35, United States Code § 19 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filling date before that of the application on which priority is claimed.

Application No.	Country	Date of Filing	Priority Claimed	
			Yes	No
None				

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

Application No.	Date of Filing	Status-Patented, Pending or Abandoned
None		. 11

APPLICABLE STATUTES & RULES

37 CFR 1.58: DUTY TO DISCLOSE INFORMATION MATERIAL To PATENTABILITY.

- internative as defined in this section. The day to disclose information exists with respect to searly princing darm until the dain is canneted or withdrawn from consideration, or the application becomes independent and international control and interna
 - - (1)
 - (2)

 - It establishes, by itself or in combination with other information, a prima facte case it refutes, or is inconsistent with, a position the applicant takes in;
 (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentiability.
- A prima face case of unpaterniability as treatment in the state of the proportion of

35 U.S.C. 192: CONDITIONS FOR PATENTABILITY; NOVELTY AND LOSS OF RIGHT TO PATENT

- A person shall be entitled to a patient unless
 (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention there
- A pergon haim or mission or mission or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention barried by the appointed for patent, or mission or used by others in this country, or patented or described in a printed publication in this or a foreign country or in public use or on sale in his country, more than one year print to the date of the appointant for potent or posterin the first or potent in the first or posterin the first or postering the first or p
- appropriation in viet United Selects, or (c) the invention was described in a patient granted on an application for patient by another filed in the United States before the invention thereof by the applicant for patient, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this tills before the invention thereof by the
- applicant for patient, or

 (f) he did not immedia invent the support matter sought to be patiented, or

 (g) betwee the applicant's invention hereoff the invention was made in this country by another who had not inbandored, suppressed, or concessed 4. In determining only invention here

35 U.S. C. 103: CONDITIONS FOR PATENTABILITY; NON-OBVIOUS SUBJECT MATTER

- A patent may not be obtained though the invention is not identically discipled or described as set (onth in section 192 of this 186, if the differences between the subject matter as a whole would have been obtained in the patent in evention was made to a person having ordering yeals in the art to which asid subject matter persons. Personally what in our be register by the manner in which in a twention was made to a person having ordering yeals in the art to which asid subject matter persons. Personally what in our be register by the manner in which in the revention was made to a person having ordering years in the art of the personal or an art of the personal order to the personal ordering the p
- 35 U.S.C. 119: BENEFIT OF EARLIER FILING DATE IN FOREIGN COUNTY; RIGHT OF PRIORITY (Applicable Portion)
- An application for patient for an invention filed in this country by any person who hist, or whose legal representatives or assigns have, previously regularly filed an application for the same levention in a foreign country which alfords similar principles in the case of applications like in the builded States to to citizens, or the United States to the Classes, build have a same effect as a superior of the same and t

35 U.S.C. 120: BENEFIT OF EARLIER FILING DATE IN THE UNITED STATES

An application for patient for an invention disclosed in the management of patients in the patient of the management of patients in the patients of the patien

35 U.S.C. 112: SPECIFICATION (Applicable Portion)

The Specification shall contain a written description of the invention, and of the making and process of making and using it, in such full, clear, concise, and exact terms as to enabler any person skilled in the art to which it pertains, or with which it is most nearly connected, to make the use the same, and shall set forth the best mode contemplated by the inventor

The specification shall conclude with one or more claims particularly pointing out and distinctive claiming the subject matter which the applicant regards as his invention

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

Full name of Gary E. Sullivan	
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Inventor's signature	Country of Citizenship <u>USA</u>
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Full name of Kim C. Smith Inventor's signature / / / / / / / / / / / / / / / / / / /	A Total
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Full name of third joint inventor	
Inventor's signature	
Date	Country of Citizenship
Residence	
Post Office Address	

Docket No. 98-1057

POWER OF ATTORNEY

			Halfied December Leader	
			Unified Parental Locks	
bv		Gar	y E. Sullivan and Kim C. Smith	
٠, _			(Inventors)	
	X	executed on	, or	
		having Serial No	, filed,	

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Patent and Trademark Office connected therewith:

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Attention: Sean Patrick Suiter 11516 Nicholas Street, Suite 205 Omaha, NE 68154-4409 Telephone: (402) 496-0300 Facsimile: (402) 496-0333

I, the undersigned, declare that I am the (an) assignee of the above-identified application or, if the assignee is a corporation, partnership or other association, I am authorized to make this appointment on behalf of the assignee. The above-identified assignee is the owner of this application by reason of an assignment being filed with the Patent Office for recordation concurrently herewith. In accordance with 37 CFR § 3.373(b), I certify that I have reviewed all documents in the chain of title, and to the best of my knowledge, all right, title, and interest is in the above-identified assignee, and I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such willful false statements may ieopardize the validity of the application or any patent issuing thereon.

 Full Name of Assignee	SPOTWARE TECHNOLOGIES, INC.	
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Signature of Declarant or Assignee	menhlwn	Date 7 - 8-9 9

Docket No. 98-1057

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